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١ ١	Attorneys for Moving Portios in Motion to 1	Intervena Michael I. Ehoule and
7	Attorneys for Moving Parties in Motion to I Paramount International Telecommunicatio	·
8	aramount international refeconfindineatio	ns, mc.
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10	UNITED STATES D	ISTRICT COURT
	EASTERN DISTRICT	
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12	DW/DWW.composition	
	DX/DY VOICE PROCESSING, INC., a	N. CV 05 050 PPG
13	Arizona corporation,	No. CV-07-059-EFS
4	Plaintiff,	MOTION TO INTERVENIE
	rianium,	MOTION TO INTERVENE
5	vs.	
6		
	TELIGENCE CORPORATION, a	
ا 17	Canadian Corporation; TELIGENCE	
8	(CANADA) LTD, a Canadian corporation;	
	TELIGENCE (US), INC., a Nevada	
9	corporation; TELIGENCE HOLDINGS	
20	INC., a Nevada corporation; ROBERT J.	
i	MADIGAN, a citizen of Canada; JOHN	
21	MADIGAN, a citizen of Canada; FIRST	
22	MEDIA GROUP, INC., a Canadian	
	corporation; UTEL NETWORKS, INC., a	
23	MOTION TO INTERVENE	011 20 .1 .
24	MOTION TO INTERVENE PAGE 1	Winston & Cashatt a professional service corporat
´		1900 Bank of America Financial Center 601 West Riverside Spokane, Washington 99201

1 Nevada corporation; UTEL NETWORKS (CANADA) LTD., a British Columbia 2 corporation; and JOHN DOES 1-100. 3 Defendants. 4 TELIGENCE (CANADA) LTD., a British 5 Columbia corporation, and TELIGENCE 6 (US), INC., a Nevada corporation, 7 Counterclaim Plaintiffs, 8 v. 9 DX/DY VOICE PROCESSING, INC., an 10 Arizona corporation, and JEFFREY 11 SMITH, an individual, 12 Counterclaim Defendants. 13 Michael Eberle and Paramount International Telecommunications, Inc., as 14 proposed party Plaintiff Intervenors, requests an order allowing Michael Eberle 15 16 and Paramount International Telecommunications, Inc., to intervene and which 17 permits filing of their proposed Complaint-in-Intervention (attached as Exhibit "A" 18 hereto) pursuant to Fed.R.Civ.P. 24. 19 This application is supported by the Memorandum of Points and Authorities 20 21 as well as the affidavit of Teresa L. Polk in support of the motion to intervene. 22 23 MOTION TO INTERVENE Winston & Eashatt PAGE 2 24 PROFESSIONAL SERVICE CORPORATION 1900 Bank of America Financial Center 601 West Riverside

(509) 838-6131

DATED this 25th of March, 2008.

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MOTION TO INTERVENE PAGE 3

s/Ryan D. Yahne, WSBA No. 35063

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1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on the 25th day of March, 2008, I electronically filed the 3 foregoing with the Clerk of the Court using the CM/ECF System which will send 4 notification of such filing to the following: 5 6 John Ray Nelson Attorneys for DX/DY Voice Processing: J. Christopher Lynch 7 Foster Pepper, PLLC 8 9 James C. Brooks Attorneys for Teligence, Madigan and UTEL: Jae H. Kim 10 Orrick Herrington Sutcliffe LLP 11 James B. King 12 Evans, Craven & Lackie 13 James W. Anable Attorneys for First Media Group: 14 Steven Paul Fricke Jeffrey W. Reis 15 Townsend and Townsend and Crew LLP 16 s/Ryan D. Yahne, WSBA No. 35063 17 C. Matthew Andersen, WSBA No. 06868 **WINSTON & CASHATT** 18 Attorneysfor Eberle/Paramount 19 601 W. Riverside, Ste. 1900 Spokane, WA 99201 20 (509) 838-6131 21 Facsimile: (509) 838-1416 E-mail Address: rdy@winstoncashatt.com 22 E-mail Address: cma@winstoncashatt.com 23 MOTION TO INTERVENE Winston & Kashatt PAGE 4 24 A PROFESSIONAL SERVICE CORPORATION 1900 Bank of America Financial Center 601 West Riverside okane, Washington 99201 (509) 838-6131